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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/085,292	02/28/2002	John Bieda	VEL-464-A	1117
7590 11/15/2004		EXAMINER		
Andrew R. Basile			SUN, XIUQIN	
Young & Basile, P.C. Suite 624			ART UNIT	PAPER NUMBER
3001 West Big Beaver Road			2863	
Troy, MI 48084			DATE MAILED: 11/15/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/085,292	BIEDA ET AL.
Office Action Summary	Examiner	Art Unit
	Xiuqin Sun	2863
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period or Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 Responsive to communication(s) filed on 30 S This action is FINAL. Since this application is in condition for allowatelessed in accordance with the practice under E 	s action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-11,13-16,18-27,29 and 31 is/are per 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 10,11,16,18-27,29 and 31 is/are allow 6) ☐ Claim(s) 1-9,14 and 15 is/are rejected. 7) ☐ Claim(s) 13 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration. ved.	
Application Papers		
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 28 February 2002 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Example 2015.	e: a) \boxtimes accepted or b) \square objecte drawing(s) be held in abeyance. Set tion is required if the drawing(s) is object.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list 	ts have been received. ts have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal F 6) Other:	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-9, 14 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nasr et al. (U.S. Pub. No. 20020023251) in view of Lang (U.S. Pat. No. 6704740).

Regarding claim 1, Nasr et al. teach a method of determining product performance comprising the steps of (Fig. 2): collecting product performance data (sections 0048 and 0076); determining the failure mode of detected product failures (sections 0080, 0081, 0085 and 0106); conducting a failure mode effect and analysis procedure to determine a degree of risk of a detected failure (sections 0009 and 0080-0111); and developing corrective action to correct the detected failures (sections 0012, 0013 and 01112).

Regarding claims 2-9, 14 and 15, Nasr et al. further teach the steps of:

determining the severity of the effect of each failure (sections 0080, 0081 and 0091);

and determining the frequency of occurrence of the effect of each failure (sections 0080, 0081 and 0092); ranking the determined severity of effects of a plurality of different detected failures to generate a plurality of different severity ranking values (sections

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0093, 0104 and 0105); and ranking the determined frequency of occurrences of a plurality of different failures in ranked frequency of occurrence values (sections 0093, 0104, 0105 and 0124); determining a preliminary risk assessment of each failure as a product of the ranked severity value and the selected ranked frequency of occurrence value (sections 0009, 0080-0082, 0093, 0095, 0104, 0105 and 0107); comparing the preliminary risk assessment with a threshold to determine high risk assessments (section 0105); determining the root cause of detected product failures for product failures having a preliminary risk assessment at least equal to a threshold (sections 0081, 0086, 0092, 0097 and 0102); assigning a severity rank value to the each failure effect (sections 0093, 0104 and 0105); and assigning a rank value to the determined frequency of occurrence of each failure effect (sections 0093, 0104, 0105 and 0124); verifying the corrective action (sections 0108, 0118, 0119, 0123 and 0125); ranking a validation of a failure corrective action based on at least one of the type of validation test, the sample size and the test time (sections 0108; 0118, 0119 and 0141); determining the cost of quality assessment (sections 0118-0120 and 0141); and determining the total cost of quality assessment by the sum of prevention costs, appraisal costs and failure costs (sections 0118-0120, 0126, 0129, 0130 and 0141).

Nasr et al. do not mention explicitly that: forming a plurality of selectable databases containing product performance data for at least two of field performance, product change request, manufacturing performance, validation performance, prototype and pilot build inspection, measurement system performance, simulation, supplier development performance, process control, production process capability performance,

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manufacturing preventive maintenance, engineering development test performance, lessons learned, engineering calculations, dimensional tolerance stack-up analysis, internal/external part interface analysis, new customer requirement, supplier requirement, cost improvement, drawing change and tool wear.

Lang discloses a method for analyzing product performance data, and teach: forming a plurality of selectable databases containing product performance data for at least two of field performance, product change request, manufacturing performance, validation performance, prototype and pilot build inspection, measurement system performance, simulation, supplier development performance, process control, production process capability performance, manufacturing preventive maintenance, engineering development test performance, lessons learned, engineering calculations, dimensional tolerance stack-up analysis, internal/external part interface analysis, new customer requirement, supplier requirement, cost improvement, drawing change and tool wear (col. 3, lines 1-63 and col. 4, lines 4-19).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of Lang with the invention of Nasr et al. in order to provide a method for analyzing product information data utilizing a plurality of product performance relational databases via a single analysis interface tool (Lang, col. 3, lines 1-12).

Allowable Subject Matter

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3. Claim 13 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

4. Claims 10, 11, 16,18-27, 29 and 31 are allowed.

Reasons for Allowance

5. The following is an examiner's statement of reasons for allowance:

The primary reason for the allowance of claims 10-11, 21-22, 23-27 and 29 is the inclusion of the method step of determining a final risk assessment for each corrective action equal to a product of the determined severity value, a determined frequency of occurrence value and a determined failure correction validation value. It is this step found in each of the claims, as it is claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

The primary reason for the allowance of claim 13 is the inclusion of the method step of forming summary statistics of product performance failures for each selected product performance data database. It is this step found in the claim, as it is claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes the claim allowable over the prior art.

The primary reason for the allowance of claims 16, 18-20 and 31 is the inclusion of the method steps of defining the threshold as a severity value at least equal to one ranked severity value; and comparing the final risk assessment value with the threshold

to determine failures requiring corrective action. It is these steps found in the claim, as they are claimed in the combination that has not been found, taught or suggested by the prior art of record, which make these claims allowable over the prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Response to Arguments

6. Applicants' arguments with respect to claims 1-9, 14 and 15 have been considered but are most in view of the new ground(s) of rejection.

Claims 1-9, 14 and 15 are rejected as new prior art reference (U.S. Pat. No. 6704740 to Lang) has been found to teach the limitation argued by the Applicants.

Detailed response is given in section 2 as set forth above in this Office Action.

Contact Information

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xiuqin Sun whose telephone number is (571)272-2280. The examiner can normally be reached on 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571)272-2269. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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November 60, 2004

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